## Exhibit A

22-01139-mg Doc 71-1 Filed 01/30/23 Entered 01/30/23 19:00:18 Celsius Proposed Order for TRO Pg 2 of 4

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

CELSIUS NETWORK LLC, et al., 1

Debtors.

Chapter 11

Case No. 22-10964 (MG)

Jointly Administered

CELSIUS NETWORK LIMITED and CELSIUS KEYFI LLC,

v.

Plaintiffs,

JASON STONE and KEYFI, INC.,

Hoboken, New Jersey 07030.

Defendants.

Adversary Proceeding No. 22-01139 (MG)

## [PROPOSED] TEMPORARY RESTRAINING ORDER

This matter coming before the Court on the motion (the "Motion") [ECF No. 21] filed by Celsius Network Limited and Celsius KeyFi, LLC (together, the "Plaintiffs" or "Celsius") on November 14, 2022, seeking an order preliminarily enjoining Jason Stone, KeyFi, Inc. (collectively the "Defendants") and any of their officers, agents, servants, employees, attorneys, and any other persons who are in active concert or participation with the Defendants or with any of the Defendants' officers, agents, servants, employees, and attorneys (collectively the "Stone Parties") from engaging in certain conduct as identified in the Motion; the Court having reviewed the materials submitted in support of the Motion, including the accompanying memorandum of law, declarations, and evidence; and the Court having held an evidentiary hearing on January 11

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining LLC (1387); Celsius Network, Inc. (1219); Celsius Network Limited (8554); Celsius Networks Lending LLC (3390); and Celsius US Holding LLC (7956). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 50 Harrison Street, Suite 209F,

22-01139-mg Doc 71-1 Filed 01/30/23 Entered 01/30/23 19:00:18 Exhibit A Celsius Proposed Order for TRO Pq 3 of 4

and 12, 2023, to consider the relief requested in the Motion (the "Hearing"); the Court having "soordered" the transcript of the January 12, 2023 hearing in order to effectuate an immediate
temporary restraining order pending entry of the instant order; and upon the record of the Hearing,
and upon all of the proceedings had before the Court; and the Court having found that (a) the Court
has jurisdiction over this matter pursuant to 28 U.S.C. 1334; (b) due and proper notice of the
Motion has been given in accordance with the Amended Final Order (I) Establishing Certain
Notice, Case Management, and Administrative Procedures and (II) Granting Related Relief [Case
No. 22-01139, ECF No. 1181] (the "CMO"); (c) service of the Motion was proper under Federal
Rule of Civil Procedure 5 as made applicable by Bankruptcy Rule 7005 and the CMO; (d) posttrial briefing is warranted to assist the Court in its evaluation of the Motion; and (e) that an order
granting, on a temporary basis, relief sought by the Motion that was not already granted pursuant
to the December 16, 2022 Joint Stipulation and Agreed Order [ECF No. 52] is warranted while the
Motion is pending and until further order of the Court.

## IT IS HEREBY ORDERED THAT:

1. Beginning on the date of the Hearing and continuing until otherwise ordered by this Court, the Stone Parties are restrained and enjoined from (a) transferring or otherwise disposing of any Property, including any Stone Utilized Assets and any Subject Property, that they took from any Celsius Wallet<sup>2</sup> and (b) using Tornado Cash or other means to conceal the location of property that could otherwise be available to satisfy a judgment in this case.<sup>3</sup> For the avoidance of doubt,

<sup>&</sup>quot;Celsius Wallets" are the blockchain wallets in which Celsius deposited digital assets for deployment in authorized staking and decentralized finance activities by the Defendants, and to which Celsius supplied the seed phrase and/or private keys to the Defendants. "Stone Utilized Assets" refers to any assets removed or otherwise used by, or at the direction of, the Defendants from any Celsius Wallet. "Subject Property" refers to NFTs, interests in blockchain related companies, and any other property of any kind acquired in whole or in part with Stone Utilized Assets or their proceeds. "Property" refers collectively to the Stone Utilized Assets and the Subject Property.

<sup>&</sup>lt;sup>3</sup> "<u>Tornado Cash</u>" refers to the virtual currency mixer sanctioned by the U.S. Department of the Treasury's Office of Foreign Assets Control (OFAC) on August 8, 2022.

22-01139-mg Doc 71-1 Filed 01/30/23 Entered 01/30/23 19:00:18 Exhibit A - Celsius Proposed Order for TRO Pg 4 of 4

the conduct restrained and enjoined by this Order includes (but is not necessarily limited to) any

transfer or other disposition of any property identified in the Revised Affidavit of Jason Stone

Pursuant to Joint Stipulation and Agreed Order [ECF No. 52] and its asset spreadsheet Exhibits,

as submitted to this Court as Plaintiffs' Exhibits PX0064, PX0065, PX0068, PX0069, and PX0070.

2. Any party or entity subject to this Order may seek a hearing in this Court upon five

days' notice seeking to modify this Order as to such party or entity, or clarifying the obligations

under this Order.

3. Pursuant to Federal Rule of Civil Procedure 65(b), made applicable to this

adversary proceeding pursuant to Bankruptcy Rule 7065, no additional notice to any person is

required prior to entry and issuance of this Order.

4. Pursuant to Bankruptcy Rule 7065, the security provisions of Federal Rule of Civil

Procedure 65(c) are waived.

5. Plaintiffs are authorized and empowered to take such action as may be necessary to

implement and effectuate this Order.

6. This Order continues the relief ordered orally by the Court at the Hearing, and shall

remain effective and enforceable until further order of the Court.

SO ORDERED this \_\_\_\_\_ day of January, 2023.

THE HONORABLE MARTIN GLENN

United States Bankruptcy Judge

3